

COUNTY OF LOS ANGELES TREASURER AND TAX COLLECTOR



KENNETH HAHN HALL OF ADMINISTRATION 500 WEST TEMPLE STREET, ROOM 437 LOS ANGELES, CA 90012

MARK J. SALADINO TREASURER AND TAX COLLECTOR

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May 9, 2006

The Honorable Board of Supervisors County of Los Angeles 383 Kenneth Hahn Hall of Administration 500 West Temple Street Los Angeles, CA 90012

Dear Supervisors:

RECOMMENDATION TO APPROVE AMENDMENT NUMBER FIVE TO AGREEMENT NUMBER 72748 WITH WAUSAU FINANCIAL SYSTEMS, INC. TO EXTEND THE TERM OF AGREEMENT (3 VOTES)

CIO RECOMMENDATION: (X) APPROVE () APPROVE WITH MODIFICATION () DISAPPROVE

IT IS RECOMMENDED THAT YOUR BOARD:

Approve and instruct the Mayor to sign the attached Amendment Number Five to Agreement Number 72748 (Exhibit 1) with Wausau Financial Systems, Inc. (WFS) to extend the term of the Agreement, including maintenance and support services on a month-to-month basis, at the County's option, through no later than September 30, 2006, which will increase the maximum County obligation by \$58,600 for a total of \$3,894,379 over the entire term of the Agreement.

PURPOSE/JUSTIFICATION OF RECOMMENDED ACTION

On June 6, 2000, your Board approved an Agreement with WFS for a Remittance Processing and Image Archive System (System). This System was implemented in August, 2000 and currently processes over eight (8) million payment transactions per year for various accounts receivable applications, including property tax. The Remittance Processing component of the System provides an enhanced automated payment process including, daily bank deposits, while the Image Archive component of the System supports the imaging of the payment transactions and provides a search engine to facilitate the archiving and research associated with the processed transactions.

Honorable Board of Supervisors May 9, 2006 Page 2

The Treasurer and Tax Collector (TTC) is requesting that your Board approve Amendment Number Five to the Agreement, which will extend the term of the Agreement on a month-to-month basis, at County's option, through no later than September 30, 2006. This Amendment will enable the continuation of maintenance and support services while contract negotiations with WFS for a new sole source agreement for these services are being finalized. Negotiations began March 28, 2006, via conference call where a number of key issues were identified. Due to the complexity of the issues and availability of WFS stakeholders, WFS acknowledged their need for additional time to effectively review the proposed agreement presented by TTC. Upon successful completion of contract negotiations, it is TTC's intent to seek approval from your Board for this new maintenance and support agreement of the System.

Implementation of Strategic Plan Goals

The System provided by this Agreement is in accordance with this Department's approved Business Automation Plan. Successful performance and support of the System will also meet the County's Strategic Plan Goals of Organizational Effectiveness and Service Excellence.

FISCAL IMPACT/FINANCING

The maximum amount of this Amendment Number Five is \$58,600 for continuing hardware and software maintenance and support services. The Department has sufficient funds in its current budget to cover the maximum amount of the Amendment.

FACTS AND PROVISIONS/LEGAL REQUIREMENTS

On June 6, 2000, your Board approved the System Agreement with WFS following a competitive bid process. On four subsequent occasions, the Board approved Amendments to the Agreement with WFS. Amendment Number One provided software, hardware and professional services to upgrade the Image Archive component of the System with a more robust document imaging and management system called Optima 3 IMS. Amendment Number Two provided for a hardware and system software upgrade to the Remittance Processing component of the System to accommodate the Treasurer and Tax Collector's (TTC) conversion to the latest supported version of the Microsoft server and client operating system software. Amendment Number Three expanded the electronic document management capabilities of the Remittance Processing and Image Archive component of the System by consolidating mail extraction and document imaging processes, extended the term of the Agreement for six (6) months to complete the System capabilities expansion, and endorsed the majority ownership transfer of WFS to the Frontenac Company, Inc. Amendment Number Four extended the Agreement to complete testing of all System enhancements during simulated as well as actual tax payment peak periods and allowed for continuation of maintenance and support services during this period.

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In accordance with Board policy requiring advance notification of prospective large sole source agreements, TTC advised your Board on March 8, 2006, of TTC's intent to enter into sole source negotiations with WFS for the provision of maintenance and support services for the Remittance Processing and Document Management System provided by WFS.

The County's Chief Information Officer concurs with the Department's recommendation (see attached analysis). The attached Amendment Number Five has been reviewed and approved as to form by County Counsel.

IMPACT ON CURRENT SERVICES

There is no impact on current services. This extension will allow for continuation of hardware and software maintenance and support services during contract negotiations between TTC and WFS for continued System maintenance and support services.

CONCLUSION

Instruct the Executive Officer/Clerk of the Board to return two (2) signed originals of Amendment Number Five to Agreement No. 72748 and one (1) adopted stamped Board letter to TTC.

Reviewed by:

Ohiet Information Officer

Respectfully submitted,

MARK'J SALADINO

Treasurer and Tax Collector

MJS:WMH EVT:evt

Attachments

c: Auditor-ControllerChief Administrative Officer

Chief Information Officer

County Counsel

CIO ANALYSIS

TREASURER AND TAX COLLECTOR AMENDMENT NUMBER FIVE TO AGREEMENT 72748 WITH WAUSAU FINANCIAL SYSTEMS, INC.

CIO	REC	OMMENDATION: APPROVE APPROVE WITH MODIFICATION DISAPPROVE						
Cont	New	Type: Contract Contract Amendment Contract Extension Source Contract Hardware Acquisition Other						
New/Revised Contract Term: Base Term: 3 months # of Option Yrs								
	Soft	Components: ware						
Project Executive Sponsor: Anthony Yakimowich, Chief Deputy								
Budg	get In	formation :						
		Contract Amount \$ 3,835,779						
Requ	este	d Contract Amount \$ 58,600						
Aggre	egate	Contract Amount \$ 3,894,379						
		ackground:						
Yes	No	Question						
	\boxtimes	Is this project legislatively mandated?						
	\boxtimes	Is this project subvented? If yes, what percentage is offset?						
	\boxtimes	Is this project/application applicable to (shared use or interfaced) other						
		departments? If yes, name the other department(s) involved?						
		Alignment:						
Yes	No	Question						
		Is this project in alignment with the County of Los Angeles Strategic Plan?						
		Is this project consistent with the currently approved Department Business Automation Plan?						
\boxtimes		Does the project's technology solution comply with County of Los Angeles IT Directions Document?						
\boxtimes		Does the project technology solution comply with preferred County of Los Angeles IT Standards?						
	\boxtimes	Has data for this contract and/or project been entered into the Information Technology Tracking System (ITTS)? This Amendment is simply for system maintenance and support services.						

Project/Contract Description:

The Treasurer and Tax Collector (TTC) is requesting Board approval of Amendment Number Five to Agreement 72748 with Wausau Financial Systems, Inc. (WFS). This proposed action will extend the term of the Agreement for three months on a month-to-month basis through September 30, 2006 to support continued maintenance and support services for the existing TTC Remittance Processing and Image Archive System (System) and to allow additional time to complete negotiations for a new system maintenance and support agreement, which will be submitted for Board approval.

Background:

The TTC Remittance Processing and Image Archive System provides automated processing of over six million payment transactions per year for a variety of County accounts receivable applications, including property taxes, as well as document imaging and management of both payment documents and other documents in TTC.

On June 6, 2000, the Board approved an Agreement with WFS for the Remittance Processing and Image Archive System. Your Board has approved four subsequent amendments to this Agreement. Amendment One supported the upgrade of the imaging archive component to the more robust document imaging and management, Optima IMS. Amendment Two supported the migration of the remittance processing application to the latest version of Microsoft OS - Windows 2003 Server and Windows XP for the client stations. Amendment Three supported the upgrade of the existing remittance processing component of the system and approved the transfer of ownership of Wausau Financial Systems, Inc. to the Frontenac Company, Inc. Amendment Number Four extended the Agreement to complete testing of all System enhancements during simulated as well as actual tax payment peak periods and allowed for continuation of maintenance and support services during this period.

Project Justification/Benefits:

Board approval of this Amendment will ensure continued maintenance and support to the Remittance Processing and Image Archive System and allows additional time to complete negotiations for a new agreement, which will be submitted for Board approval.

Project Metrics:

Success will be measured by the successful maintenance and operation of the Remittance Processing and Image Archive System.

Impact On Service Delivery Or Department Operations, If Proposal Is Not Approved:

The Department's ability to continue its receivable processing as well as ability to access, retrieve, and distribute information within TTC will be constrained if the Board does not approve this Amendment.

Alternatives Considered:

No other alternatives were considered.

Project Risks:

The project risks are minimal. This is a continuation of existing system maintenance and support services.

Risk Mitigation Measures:

None.

Financial Analysis:

TTC has incurred \$3,835,779 year-to-date on their existing agreement with WFS. The maximum contract amount of this Amendment is \$58,600 for extended maintenance and support services through June 30, 2006. The Department has funds appropriated in its current budget to cover the maximum amount of the Amendment.

CIO Concerns:

None.

CIO Recommendations:

The CIO recommends approval of this Amendment.

CIO APPROVAL

Date Received:

Prepared by:

Date:

Approved:

Date:

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AMENDMENT NUMBER FIVE TO AGREEMENT FOR REMITTANCE PROCESSING AND IMAGE ARCHIVE SYSTEM (COUNTY AGREEMENT NUMBER 72748)

This Amendment Number Five is entered into this _____ day of ___ between the County of Los Angeles (hereafter "COUNTY") and Wausau Financial Systems, Inc. (hereafter "CONTRACTOR" or "Wausau") and amends that certain Agreement Number 72748 for the provision of a Remittance Processing and Image Archive System (hereafter "Remittance Processing & Image Archive" or "System") dated June 6, 2000, as amended by (i) Amendment Number One for the provision of an upgrade of the Image Archive component of the System (hereafter "Replacement System Component" or "Optima 3 IMS") dated June 3, 2003, (ii) Amendment Number Two for the provision of an upgrade to the Remittance Processing component of the System (hereafter "System Upgrade") dated November 16, 2004, (iii) Amendment Number Three for the provision of an expansion of the mail processing capabilities of the Remittance Processing and Image Archive component of the System, endorsement of the transfer of majority ownership of Wausau Financial System, Inc. to Frontenac Company, Inc., and extension of the term of the Agreement for six months (hereafter "System Expansion") dated April 19, 2005, and (iv) Amendment Number Four for extending the term of Agreement Number 72748 through June 30, 2006 in order to allow Wausau Financial Systems, Inc. to complete implementation of the Optima 3 IMS component of the System, and for County to confirm its Final Acceptance, and for continued System maintenance and support (hereafter, collectively "Agreement").

WHEREAS, the term of the Agreement shall expire on June 30,2006, and CONTRACTOR and COUNTY require additional time, through September 30, 2006, in order to finalize contract negotiations for the sole source agreement for System maintenance and support services; and

WHEREAS, COUNTY requires CONTRACTOR to provide System maintenance and support services during this extended period; and

WHEREAS, CONTRACTOR and COUNTY desire to amend the Agreement to increase the Contract Sum to include additional System maintenance and support services for the extended period; and

WHEREAS, Paragraph 6 (Change Notices and Amendments) of the Agreement provides that for any change which affects the scope of work, term, payments or any term or condition included in the Agreement, a negotiated Amendment to the Agreement shall be prepared and executed by COUNTY's Board of Supervisors and CONTRACTOR.

NOW, THEREFORE, in consideration of the foregoing and pursuant to Paragraph 6 (Change Notices and Amendments) of the Agreement, COUNTY and CONTRACTOR agree as follows:

1. Paragraph 5 (Term) of the body of the Agreement is amended by deleting only the first grammatical paragraph and replacing it with the following:

5. Term:

The term of this Agreement shall commence on the Effective Date and shall expire on June 30, 2006, unless sooner terminated, in whole or in part, as provided in this Agreement (hereafter "Initial Term"). At the end of the Initial Term, COUNTY may, at its sole option, extend the Agreement on a month-to-month basis through the earlier of September 30, 2006 or upon approval by County's Board of Supervisors of the sole source System maintenance and support services agreement with CONTRACTOR (hereafter "Extended Term"); provided that if COUNTY elects not to exercise its option to extend at the end of the Initial Term, or any Extended Term, the remaining option(s) shall automatically lapse. COUNTY shall be deemed to have exercised its extension option(s) automatically, without further act, unless COUNTY notifies CONTRACTOR in writing that it elects not to extend the Agreement further. As used throughout this Agreement, the word "term" shall include the Initial Term and any and all Extended Term(s).

2. Subparagraph 7.1 (General) of the body of the Agreement is deleted in its entirety and replaced with the following revised Subparagraph 7.1:

7.1 General:

The Contract Sum under this Agreement shall be the total monetary amount payable by COUNTY to CONTRACTOR for supplying all the tasks, subtasks, deliverables, goods, services and other work requested and specified under this Agreement. All work completed by CONTRACTOR must be approved in writing by COUNTY. If COUNTY does not approve work in writing, no payment shall be due CONTRACTOR for that work.

Unless the Contract Sum is modified pursuant to a duly approved Amendment to this Agreement by COUNTY's Board of Supervisors and CONTRACTOR pursuant to Paragraph 6 (Change Notices and Amendments), the Contract Sum, including all applicable taxes, authorized by COUNTY hereunder shall not exceed the following:

(i) For Remittance Processing & Image Archive Including System Upgrade:

One Million Six Hundred Seventy-Seven Thousand Four Hundred Ninety-Four Dollars (\$1,677,494); plus up to Nine Hundred Twenty-One Thousand Seven Hundred Fifteen Dollars (\$921,715) for maintenance services; plus Two Hundred Thirty-Eight Thousand Nine Hundred Twenty-One Dollars (\$238,921)

for other professional services; plus Forty-One Thousand Seven Hundred Fourteen Dollars (\$41,714) for System Upgrade, Implementation and installation services; for a total amount of up to Two Million Eight Hundred Seventy-Nine Thousand Eight Hundred Forty-Four Dollars (\$2,879,844).

(ii) For Optima 3 IMS:

Four Hundred Fifty-Five Thousand Three Hundred Sixty-One Dollars (\$455,361) plus Two Hundred Thirty-Seven Thousand Four Hundred Twenty-Three Dollars (\$237,423) for maintenance services plus Three Hundred Twenty-One Thousand Seven Hundred Fifty-One Dollars (\$321,751) for other professional services, which shall include, but not be limited to, additional licenses at the fixed price set forth in Attachment B.1 (Schedule of System Hardware and Software - Optima 3 IMS) of Exhibit A.1 (Statement of Work - Optima 3 IMS), for a total amount of One Million Fourteen Thousand Five Hundred Thirty-Five Dollars (\$1,014,535).

Notwithstanding any provision of this Subparagraph 7.1, CONTRACTOR shall fully perform and complete all work required of CONTRACTOR by this Agreement in exchange for the amounts to be paid to CONTRACTOR as set forth in this Agreement.

CONTRACTOR shall maintain a system of record keeping that will allow CONTRACTOR to determine when it has incurred seventy-five percent (75%) of the total Contract Sum authorized under this Agreement. Upon occurrence of this event, CONTRACTOR shall send written notification to COUNTY at the address herein provided in Paragraph 63 (Notices).

- 3. Exhibit B (Schedule of Payments Remittance Processing & Image Archive) is amended by revising page B-4, attached hereto as Attachment 1 and incorporated herein by reference. Each revised page is designated at the bottom as "Revised Under Amendment No. 5 to Agreement".
- 4. Exhibit B.1 (Schedule of Payments Optima 3 IMS) is amended by revising page B.1-3, attached hereto as Attachment 2 and incorporated herein by reference. Each revised page is designated at the bottom as "Revised Under Amendment No. 5 to Agreement".
- 5. Except as provided in this Amendment, all other terms and conditions of the Agreement remain unchanged in full force and effect.

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IN WITNESS WHEREOF, the Board of Supervisors of the County of Los Angeles has caused this Amendment to be subscribed by its Mayor and the seal of such Board to be affixed and attested by the Executive Officer, and CONTRACTOR has caused this Amendment to be subscribed in its behalf by its duly authorized officers, the day, month, and year first above written.

COUNTY OF LOS ANGELES

	By
	By Mayor, Board of Supervisors
	CONTRACTOR
	Wausau Financial Systems, Inc.
	By Signature 4/19/06
	J. F. STODDARA Print Name
	VP d 4
	VP, Contracts,
	Title
ATTEST:	
SACHI A. HAMAI	
Executive Officer	
Of the Board of Supervisors	
_	
By:	
APPROVED AS TO FORM:	
RAYMOND G. FORTNER, JR.	
County Counsel	
by	
VICTORIA MANSOURIAN Deputy County Counsel	
Deputy County Country	

ATTACHMENT 1

EXHIBIT B Schedule of Payments Remittance Processing and Image Archive

Delive	rable 18.7	Post Implementation Review Document - System Upgrade		\$0
Deliverable 19 (Key)		Completion and Documentation of Performance Benchmark Verification – System Upgrade		16,533
Subto	tal (Deliverables	12-19)	\$	68,505
V.	IMPLEMENTA	TION AND INSTALLATION SERVICES - System Upgrade	\$	41,714 ⁽¹⁾
VI.	MAINTENANC	E SERVICES - System Upgrade	\$_	<u>0</u> (2)
TOTA	L - SYST EM UP	GRADE	\$	110,219
VII.	TERM EXTEN	SION - Amendment No. 3	\$	252,598
VIII.	TERM EXTEN	SION – Amendment No. 4	\$	93,000
iX.	TERM EXTEN	SION Amendment No. 5	\$_	38,900
GRAND	TOTAL – Remit	tance Processing & Image Archive	\$2	,879,844

Note: Key deliverables are so designated

⁽¹⁾ Billable upon completion and County's approval of Deliverable 18.3.

⁽²⁾ There was no net increase in maintenance costs for System Upgrade. The increased cost for new system hardware and system software is offset by a corresponding decrease in cost for items being removed. Therefore, the Contract's allocated funding as delineated in Paragraph 7 (Contract Sum) of the body of the Agreement for maintenance remains unchanged.

EXHIBIT B.1 Schedule of Payments Optima 3 IMS

II.	Other Professional Services	\$	34,751
III.	Maintenance Services	\$	97,266
IV.	System Upgrade	\$	320,000
V.	Term Extension – Amendment No. 3 i. System Enhancement \$51,402 ii. Extended Maintenance \$42,557	\$	93,959
VI.	Term Extension – Amendment No. 4	\$	44,900
VII.	Term Extension – Amendment No. 5	\$ _	19,700
GRAND TOTAL			,014,535

Note: Key deliverables are so designated in Bold font.